IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA (Charlotte Division)

JOSEPH SAVITSKIE, individually and on behalf of all persons similarly situated,

Civil Action No. 3:11-cv-129

Plaintiff,

v.

ZENTA MORTGAGE SERVICES LLC,

Defendant.

THIRD NOTICE OF FILING CONSENTS TO JOIN COLLECTIVE ACTION (2 TOTAL)

Plaintiff Joseph Savitskie, on behalf of himself and all others similarly situated, hereby files the following Consents to Join Collective Action pursuant to the Fair Labor Standards Act, in connection with the above captioned action, attached hereto:

Consents to Join Collective Action

- 4. Antoinette Gross
- 5. Lyle David Harrison

Dated: June 6, 2011 Respectfully submitted,

BERGER & MONTAGUE, P.C.

s/ Sarah R. Schalman-Bergen

Shanon J. Carson Sarah R. Schalman-Bergen 1622 Locust Street Philadelphia, PA 19103

Telephone: (215) 875-3000 Facsimile: (215) 875-4613

s/ Tamara Brooks

Tamara Brooks BROOKS LAW OFFICE N.C. State Bar No. 24139 6729 Fairview Road Suite E Charlotte, NC 28210 Telephone: (704) 365-3873 Facsimile: (704) 365-3876

Attorneys for Plaintiff

OPT-IN CONSENT FORM

Savitskie v. Zenta Mortgage Services LLC., Civil Action No. 3:11-cv-129
Zenta Mortgage Services LLC. – Unpaid Overtime Litigation
United States District Court for the Western District of North Carolina

Complete And Mail To:
ZENTA WAGE & HOUR LITIGATION
ATTN: SARAH SCHALMAN-BERGEN
BERGER & MONTAGUE, P.C.
1622 LOCUST STREET
PHILADELPHIA, PA 19103
PHONE: (215) 875-3053
FAX: (215) 875-4604
SSCHALMAN-BERGEN@BM.NET

Name:	ANTOINETTE GROSS (Please Print)	Date of Birth:		
Address		Phone No. 1: 480—		
CH)	ARLOTTE, Nº 28273	Phone No. 2:		
CONSENT TO JOIN COLLECTIVE ACTION Pursuant to Fair Labor Standards Act, 29 U.S.C. § 216(b) 1. I consent and agree to pursue my claims arising out of alleged violations of the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. in connection with the above-referenced lawsuit.				
2.	I have worked as a Mortgage Underwriter or similarly titled position for Defendant Zenta			
	Mortgage Services LLC. in (location) CHARINTE, NC from on or about (date) 8/14/10 to on or about (date) 1/28/11.			
3.	I have worked for Defendant in excess of 40 pay.	hours in a workweek without receiving overtime		
4.	I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound by any judgment of the Court or any settlement of this action.			
5.	I specifically authorize the Named Plaintiff and his attorneys, Berger & Montague, P.C., as my agents to prosecute this lawsuit on my behalf and to negotiate a settlement of any and all claims I have against the Defendant in this litigation.			
6/3/11 (Date Signed) (Signature)				
IMPORTANZNOTE Statute of Limitations concerns mandate that you return this form as soon as possible to preserve your rights.				

OPT-IN CONSENT FORM

Savitskie v. Zenta Mortgage Services LLC., Civil Action No. 3:11-cv-129 Zenta Mortgage Services LLC. - Unpaid Overtime Litigation United States District Court for the Western District of North Carolina

> Complete And Mail To: ZENTA WAGE & HOUR LITIGATION ATTN: SARAH SCHALMAN-BERGEN BERGER & MONTAGUE, P.C. 1622 LOCUST STREET PHILADELPHIA, PA 19103 PHONE: (215) 875-3053 FAX: (215) 875-4604 SSCHALMAN-BERGEN@BM.NET

Name:	E AAVIA HARA/SON (Please Print)	Date of Birth:	
Address	31,	Phone No. 1: 780	
2N. CH1	ASCOTTE, N.C. 22273	Phone No. 2:	
1.	CONSENT TO JOIN C Pursuant to Fair Labor Standards Act, 29 U.S.C. § 201, et seq. in consentations.	dards Act, 29 U.S.C. § 216(b) ing out of alleged violations of the Fair Labor	
2.	I have worked as a Mortgage Underwriter or similarly titled position for Defendant Zenta		
	Mortgage Services LLC. in (location)	from on or about	
	(date) ////6/10 to on or about	(date) /2/23/10.	
3.	I have worked for Defendant in excess of 40 pay.	hours in a workweek without receiving overtime	
4.	I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound by any judgment of the Court or any settlement of this action.		
5.	I specifically authorize the Named Plaintiff and his attorneys, Berger & Montague, P.C., as my agents to prosecute this lawsuit on my behalf and to negotiate a settlement of any and all claims I have against the Defendant in this litigation.		
6	5/2/// (Date Signed)	Lyle David Harrison	
Stati	**IMPORTA te of Limitations concerns mandate that you return	NT NOTE** rn this form as soon as possible to preserve your rights.	

CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the foregoing **THIRD NOTICE OF FILING CONSENTS TO JOIN COLLECTIVE ACTION (2 TOTAL)** with the Clerk of Court using the CM/ECF system, which will send notification of such filing to the following:

David C. Wright, III
Douglas M. Jarrell
ROBINSON, BRADSHAW & HINSON, P.A.
dwright@rbh.com
djarrell@rbh.com

Dated: June 6, 2011

BERGER & MONTAGUE, P.C.

s/ Sarah R. Schalman-Bergen
Sarah R. Schalman-Bergen
1622 Locust Street
Philadelphia, PA 19103
Telephone: (215) 875-3000

Facsimile: (215) 875-4613

Attorneys for Plaintiff